1932(c)(2) and 1902(d) of the ACT, P.L. 99-509 (section 9431)

_<u>X___</u>

A qualified External Quality Review Organization performs an annual External Quality Review that meets the requirements of 42 CFR 438 Subpart E for each managed care organization, prepaid inpatient health plan, and health insuring organizations under contract, except where exempted by the regulation

SUPERSEDES: NONE - NEW PAGE

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TN# 03-/6 Effective Date 8-/3-03
Supersedes TN# Approval Date 10-/7-03

Revision:	HCFA-PM-91-10 (MI December 1991	3)
	State/Territory:	Texas
Citation	4.14 <u>Utilization/Quality</u> 9	Control (Continued)
42 CFR 438.3	`,	For each contract, the State must follow an open, competitive procurement process that is in accordance with State law and regulations and consistent with 45 CFR part 74 as it applies to State procurement of Medicaid services.
42 CFR 438.3: 42 CFR 438.3:		The State must ensure that an External Quality Review Organization and its subcontractors performing the External Quality Review or External Quality Review-related activities meets the competence and independence requirements.

Not applicable.

TN# <u>03-16</u> Supersedes TN# <u>93-04</u> Effective Date $8 - 13 \cdot 03$ Approval Date 10 - 17 - 03

SUPERSEDES: TN- 93-04

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HCFA-AT-91-4(BPD) AUGUST 1991 OMB No.:

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State/T	erritory:		

Citation

4.18 Recipient Cost Sharing and Similar Charges *

42 CFR 447.51

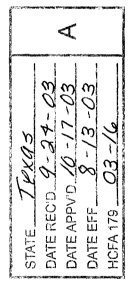
through 447.58 (a) Unless a waiver under 42 CFR 431.55(g) applies,

deductibles, coinsurance rates, and copayments do not exceed the maximum allowable charges under 42 CFR 447.54.*

1916(a) and (b) (b) of the Act

Except as specified in items 4.18(b)(4), (5), and (6) below, with respect to individuals covered as categorically needy or as qualified Medicare beneficiaries (as defined in section 1905(p)(1) of the Act) under the plan:

- (1) No enrollment fee, premium, or similar charge is imposed under the plan.
- (2) No deductible, coinsurance, copayment, or similar charge is imposed under the plan for the following:
 - (i) Services to individuals under age 18, or under—



[] Age 19

[] Age 20

[X] Age 21

Reasonable categories of individuals who are age 18 or older, but under age 21, to whom charges apply are listed below, if applicable.

- (ii) Services to pregnant women related to the pregnancy or any other medical condition that may complicate the pregnancy.
- * For Categorically Needy and Medically Needy eligibles, no cost sharing or similar charges are imposed under the State Plan.

SUPERSEDES: TN- 03-15

TN# <u>03-/4</u> Supersedes TN# <u>03-/5</u> Effective Date 8-/3-03Approval Date 10-17-03

Revision:	HCFA-PM-91 AUGUST 199	`	BPD)		OMB No.: 0938-
	State/Territo	ту: _		 	Texas
Citation	4.18(b)(2)* (C	Contin	nued)	
42 CFR 447.51 through 447.58		(ii	i)	All serv women	ices furnished to pregnant women.
777.00	And the second s				Not applicable. Charges apply for services to pregnant women unrelated to the pregnancy.
	43 -34-03 -(6-03 -(6-03	/6 	v)	other mas a co to spen	s furnished to any individual who is an at in a hospital, long-term care facility, or redical institution, if the individual is required, andition of receiving services in the institution of for medical care costs all but a minimal of his or her income required for personal
	186 C'D 9 OV'D 60	0 (/)		ency services if the services meet the ments in 42 CFR 447.53(b)(4).
	STATEDATE REC'D DATE APPV'I	HCFA 179	/i)	-	planning services and supplies furnished to alls of childbearing age.
	0000	(\	/ii)	organiz inpatie plan in	es furnished by a managed care ration, health insuring organization, prepaid at health plan, or prepaid ambulatory health which the individual is enrolled, unless they be requirements of 42 CFR 447.60.
42 CFR 438 42 CFR 447	60 5			[]	Managed care enrollees are charged deductibles.
	Act,	±			coinsurance rates, and copayments in an amount equal to the State Plan service cost-sharing.
	7 7 7			[X]	Managed care enrollees are not charged deductibles, coinsurance rates, and copayments.
1916 of the A P.L. 99-272, (Section 950	-	(v	/iii)		es furnished to an individual receiving e care, as defined in section 1905(o) of
	orically Needy				dy eligibles, no cost sharing or simila

TN# 03-16 Effective Date 8-13-03 Approval Date 10-17-03

Revision:	HCFA-AT-84-2 (BERC 01-84	()		
		State/Te	rritory: Texas_	
Citation	4.23	Use of	Contracts	
42 CFR 4 48 FR 54		type(s)	edicaid agency has c listed in 42 CFR Pa ts meet the requirem	
			Not applicable. The contracts.	e State has no such
42 CFR F	Part 438	type(s) contract 42 CFF through		rt 438. All nents of
		<u>X</u>		rganization that meets the definition of and 42 CFR 438.2
		<u>X</u>	a Prepaid Inpatient CFR 438.2	Health Plan that meets the definition of 42
			a Prepaid Ambulat CFR 438.2.	ory Health Plan that meets the definition of 42
			Not applicable.	
				STATE Texas DATE REC'D 9-24-03
	SUPERSEDES: 'TN-	84	-05	DATE REC'D 9-24-03 DATE APPV'D 10-17-03 DATE EFF 8-13-03 HCFA 179 03-16
TN # Supersed	<u>03-16</u> es TN# 84-05		Effective Date	8-13-03 2-17-03

New:	HCFA-PM-99-3
	JUNE 1999

State: Texas

Citation

1902(a)(4)(C) of the Social Security Act P.L. 105-33 4.29 Conflict of Interest Provisions

The Medicaid agency meets the requirements of Section 1902(a)(4)(C) of the Act concerning the Prohibition against acts, with respect to any activity Under the plan, that is prohibited by section 207

or 208 of title 18, United States Code.

1902(a)(4)(D) of the Social Security Act P.L. 105-33 1932(d)(3) 42 CFR 438.58 The Medicaid agency meets the requirements of 1902(a)(4)(D) of the Act concerning the safeguards against conflicts of interest that are at least as stringent as the safeguards that apply under section 27 of the Office of Federal Procurement Policy Act

(41 U.S.C. 423).

SUPERSEDES: TN- 99-10

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HCFA 179 03-16	

TN# <u>03-/6</u> Supersedes TN# <u>99-/0</u>

Effective Date 8-13-03
Approval Date 10-17-03

Revision: HCFA-AT-87-14 OCTOBER 1987	(BERC)	OMB No.: 0938-0193
State/Territory:	:	Texas
<u>Citation</u> (b)	The Medi	licaid agency meets the requirements of -
1902(p) of the Act	(1	1) Section 1902(p) of the Act by excluding from participation—
		(A) At the State's discretion, any individual or entity for any reason for which the Secretary could exclude the individual or entity from participation in a program under title XVIII in accordance with sections 1128, 1128A, or 1866(b)(2).
42 CFR 438.808		(B) An MCO (as defined in section 1903(m) of the Act), or an entity furnishing services under a waiver approved under section 1915(b)(1) of the Act, that –
		(i) Could be excluded under section 1128(b)(8) relating to owners and managing employees wh have been convicted of certain crimes or received other sanctions, or
		(ii) Has, directly or indirectly, a substantial contractual relationship (as defined by the Secretary) with an individual or entity that is described in section 1128(b)(8)(B) of the Act.
1932(d)(1) 42 CFR 438.610	(3	(2) An MCO, PIHP, PAHP, or PCCM may not have prohibited affiliations with individuals (as defined in 42 CFR 438.610(b)) suspended, or otherwise excluded from participating in procurement activities under the Federal Acquisition Regulation or from participating in non procurement activities under regulations issued under Executive Order No.12549 or under guidelines implementing Executive Order No. 12549. If the State find that an MCO, PCCM, PIPH, or PAHP is not in compliance the State will comply with the requirements of 42 CFR 438.610(c)
SUPERSEDES: TN	- 87-	STATE Texas DATE REC'D 9-24-03 DATE APPVID 10-17-03 A DATE EFF 8-13-03 HOFA 179 03-16
TN# <u>03-16</u> Supersedes TN# <u>87-21</u>		Effective Date 8-13-03 Approval Date 10-17-03

Revision:	HCFA-PM-91-10 DECEMBER 1991	(BPD)	Attachment 2.2-A Page 10
	State:	Texas	
Agency*	Citation(s)	Group	os Covered
			nan the Medically Needy
42 CFR 435 1902(e)(2) of Act, P.L. 99 (section 951 101-508(sec 4732)	(Continu .212 & [] 3. of the -272 7) P.L.	The State deer otherwise inel an HMO qual Service Act, or primary care of but who have minimum enrosection is limit planning service. X The eligib The Senroll	ms as eligible those individuals who became igible for Medicaid while enrolled in ified under Title XIII of the Public Health or a managed care organization (MCO), or ease management (PCCM) program, been enrolled in the entity for less than the collment period listed below. Coverage under this ted to MCO or PCCM services and family ices described in section 1905(a)(4)(C) of the Act. State elects not to guarantee ility. State elects to guarantee eligibility. The minimum iment period is months (not to exceed six).
		[]	The date beginning the last period of enrollment in the MCO or PCCM as a Medicaid patient (no including periods when payment is made under this section) without any intervening
			disenrollment or periods of enrollment as a privately paying patient. (A new minimum enrollment period begins each time the individual becomes Medicaid eligible other that under this section).
*Agency th	at determines eligibility f	or coverage.	
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Revision:	HCFA-PM-91 DECEMBER	•	BPD)	Attachment 2.2-A Page 10a
	State	:Te	exas	
Agency*	Citation(s)		Groups	Covered
	В.	Optional (continue		Than Medically Needy
				may elect to restrict the disenrollment of MCOs, PIHPs, PAHPs, and PCCMs in accordance
		unless a	recipient can moves out of	42 CFR 438.56. This requirement applies demonstrate good cause for disenrolling or the entity's service area or becomes
				rights are restricted for a period hs (not to exceed 12 months).
		re pi ei	ecipient may o rovide notifica nrolled with s	three months of each enrollment period the disenroll without cause. The State will ation, at least once per year, to recipients uch organization of their right to and erminating such enrollment.
		X N	o restrictions	upon disenrollment rights.
1903(m)(2) 1902(a)(52 the Act P.L. 101-50 42 CFR 43) of 08	in so M in in	neligible for M ection 1903(n ICO, PIHP, P neligible, the M	ndividuals who have become edicaid for the brief period described in n)(2)(H) and who were enrolled with an AHP, or PCCM when they became Medicaid agency may elect to reenroll those he same entity if that entity still has a
			individu succee same e	ency elects to reenroll the above tals who are eligible in a month but in the ding two months become eligible, into the entity in which they were enrolled at the time by was lost.
			The ag	ency elects not to reenroll above

TN# <u>03-/6</u> Supersedes TN# <u>00-/9</u>

* Agency that determines eligibility for coverage.

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previously enrolled

individuals into the same entity in which they were

STATE 10xQ3

DATE REC'D 9-24-03

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			Page 2
	State:_	Texas	
Citation			Sanctions for MCOs and PCCMs
1932(e) 42 CFR 428.726		(a)	The State will monitor for violations that involve the actions and failure to act specified in 42 CFR Part 438 Subpart I and to implement the provisions in 42 CFR 438 Subpart I, in manner specified below:
		(b)	The State uses the definition below of the threshold that would be met before an MCO is considered to have repeatedly committed violations of section 1903(m) and thus subject to imposition of temporary management:
		(c)	The State's contracts with MCOs provide that payments provided for under the contract will be denied for new enrollees when, and for so long as, payment for those enrollees is denied by CMS under 42 CFR 438.730(e).
•			Not applicable; the State does not contract with MCOs, or the State does not choose to impose intermediate sanctions on PCCMs.
			STATE Texas DATE REC'D 9-24-03 DATE APPV'D 10-17-03 DATE EFF 8-13-03
SUPERSEDES:	NONE -	- NEW PAGE	HCFA 179 03-16

TN# 03-16 Effective Date 8-13-63
Superseder TN# NONE - NEW PAGE Approval Date 10-17-03